

McGureWoods LLP  
Washington Square  
1050 Connecticut Avenue N.W.  
Suite 1200  
Washington, DC 20036-5317  
Phone: 202 857 1700  
Fax: 202 857 1737  
www.mcguirewoods.com

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Federal Communications Commission  
Office of Secretary

August 1, 2003

**Via Hand Delivery**

Marlene Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

**Re: Interim E911 Report for Epic Touch Co. (499 I.D. No. 806874)  
CC Docket No. 94-102**

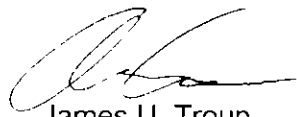
Dear Ms. Dortch

Epic Touch Co. ("Epic Touch"), by its attorneys, hereby files an original and four copies of its interim E911 report with the Office of the Secretary. One copy each is being hand delivered to the Wireless Telecommunications Bureau and the Enforcement Bureau. Also an electronic copy is being filed at the following e-mail address: [e911compliancereports@fcc.gov](mailto:e911compliancereports@fcc.gov)

Acknowledgement and date of receipt of this filing is requested. A duplicate copy of this letter is provided for this purpose.

Should you have any questions concerning this matter, please contact James U. Troup, Tony S. Lee, or Adrian B. Copiz at 202-857-1700.

Respectfully submitted,



James U. Troup  
Tony S. Lee  
Adrian B. Copiz

Cc: Wireless Telecommunications Bureau  
(John Muleta, Chief)  
Enforcement Bureau  
(David Solomon, Chief)  
[e911compliancereports@fcc.gov](mailto:e911compliancereports@fcc.gov)

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**Report of Epic Touch Co. on  
Wireless E911 Deployment and Implementation**

**Interim Report**

**CC Docket No. 94-102**

Background / Contact Information

- 1) Carrier Identifying Information      Epic Touch Co.  
499 I D No. 806874
  
- 2) Contact Information    Trenton D Boaldin  
Epic Touch Co  
610 S. Cosmos Street  
Elkhart, Kansas 67950  
Telephone 620-697-2111  
Facsimile 620-697-4262  
E-mail: tdboaldin@epictouch.com

E911 Deployment Progress Information

- 1) Epic Touch Co ("Epic Touch") has had zero (0) Phase I requests from PSAPs and zero (0) Phase II requests from PSAPs. As there have not been any PSAP requests, Epic Touch has not had any issues associated with PSAP requests.
  
- 2) Epic Touch operates a PCS GSM system and will use a network-based solution. Epic Touch has not begun implementation and, therefore, has not experienced any problems. The major source of difficulty is that there are only limited vendors for a network-based solution, which is expensive and still being refined. Epic Touch has been working with the company it leases switching capacity from to resolve problems related to a network-based solution.
  
- 3) Epic Touch has not ordered the necessary equipment and has not begun installing the equipment, and, therefore, Epic Touch has not encountered any problems. Epic Touch does not anticipate encountering any problems in installing the equipment.
  
- 4) Epic Touch is not using a handset-based solution and is, therefore, not providing information on ALI-capable handsets.
  
- 5) Phase I service first became available on October 10, 2000, and Epic Touch estimates that Phase II service will first be available within six (6) months of receiving a PSAP request or, as currently anticipated, by the fourth quarter of 2005.

- 6) Epic Touch, which is using a network-based solution, is in compliance with the deadline requirements of Section 20.18(f) of the Commission's rules, 47 C.F.R. § 20.18(f), and will meet the deadlines outlined therein.

**CERTIFICATION**

I, Trenton D Boaldin, hereby certify under penalty of perjury that I am the President of Epic Touch Co ; that I have read the foregoing document and know the contents thereof, and that the same are true and correct of my own knowledge, except to those matters therein stated upon information and belief, and as to those matters I believe them to be true

Trenton D. Boaldin  
Trenton D Boaldin  
President  
Epic Touch Co

7-29-03  
Date